Exhibit 1

Patterson, Belknap, Webb & Tyler ...

1133 Avenue of the Americas New York, NY 10036-6710 (212) 336-2000 Fax (212) 336-2222

Erik Haas

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Direct Phor (212) 336-2	eFILED		

Email Address ehaas@pbwt.com

April 7, 2004

By Hand

Thomas F. Fitzgerald, Esq. The Groom Law Group 1701 Pennsylvania Avenue, N.W. Washington, D.C. 20006

Re: In re Pharmaceutical Industry Average Wholesale Price Litigation

Mr. Fitzgerald:

We write on behalf of all defendants to the Amended Master Consolidated Class Action Complaint to update you on the recent rulings that allow and require defendants to promptly pursue the discovery demanded by the subpoena we served on your client last November, and to reinitiate discussions concerning your client's response.

Specifically, on February 24, 2004, the Court denied defendants' motions to dismiss, significantly expanding the drugs at issue in this litigation. Thereafter, on March 8, the Court denied plaintiffs' motion to quash defendants' subpoenas, authorizing defendants to proceed with their discovery demands on third party private payors, including your client. Finally, on March 25, the Court issued a case management order that created a fast track discovery schedule for this matter.

In accord with those rulings, we have reissued on behalf of all remaining defendants the subpoena previously served on your client (a copy of which is annexed) and call for an initial production by May 5. There are only two substantive changes from the prior subpoena. First, the list of "subject drugs" has been substantially expanded to reflect the drugs that are now at issue in the case. Second, the operative time period has been made consistent as to all requests as January 1, 1991 to the present.

Consistent with our earlier conversations, we reiterate defendants' commitment to work with you in an attempt to define a production that provides defendants with the information required to respond to plaintiffs' claims, while minimizing the burden on your client. To that end, we provide the following elaboration regarding the scope of the production we envision would satisfy the document demands.

April 5, 2004 Page 2

First, with respect to claims data that is maintained in electronic format and should be relatively straightforward to produce, we have limited the specific data fields defendants require to those identified in the annexed file layout. By "claims data" we refer to the electronic transaction records showing reimbursement or payment for the subject drugs. That data is encompassed by numerous document requests, including numbers 2, 6, 9, 10, and 15. It is our understanding that this information may be generated in relatively short order, given the manner in which it is maintained. Please let us know immediately if this is not the case.

Second, with respect to the hard-copy or electronic documents called for by the demands, defendants will accept documents *sufficient to show* the following:

- 1. The methodologies your client has utilized during the relevant time period to reimburse for drugs, whether based on AWP, and the rationale for adopting the particular reimbursement methodologies used. (Document requests 2, 3 and 4).
- 2. Your client's understanding of (a) the term "AWP" or "average wholesale price", including whether AWP equals the average of actual acquisition prices, and (b) whether health care providers, retailers and pharmacy benefit managers ("PBMs") earn a margin on drugs administered or dispensed. (Document requests 1, 5, 7, 8, 11, 16, and 18).
- 3. Analyses and discussions concerning whether servicing or administration fees paid to health care providers for administering drugs are sufficient to cover costs associated with the drug administration. (Document requests 2, 4, 8, 11, and 16).
- 4. The identities of the Pharmacy Benefits Managers ("PBMs") and specialty pharmacies ("SPs") with which you have contractual relationships and, with respect to those PBMs and SPs, the methodologies used to reimburse or pay the PBMs and SPs for drugs administered or dispensed. (Document requests 2, 10, 16, 18).
- 5. Analyses concerning the relative levels of reimbursement for drugs administered in hospitals versus administered in doctors' offices, by other providers, or in other outpatient settings such as homecare, and documents showing any changes in those relative reimbursement levels during the relevant time period. (Document requests 20 and 21).
- 6. Communications with federal, state or local governments regarding points 1 through 5 above, including government reports in your possession showing that AWP does not equal the average of actual acquisition prices. (Document requests 22, 23 and 24).

In view of the expedited schedule ordered by the Court, we request that your client produce on a rolling basis, as the responsive documentation is identified. A useful starting point is the production of those documents your client produced in any other litigation,

April 5, 2004 Page 3

government investigation or inquiry related to the use of AWP in Medicare, Medicaid or private reimbursement. Such production would be encompassed by document request 25.

While the subpoena calls for the production of a deposition witness on May 6, we are willing to work with you to schedule a mutually agreeable deposition date. In some cases, based on the documentation produced, a deposition might not be required.

We look forward to discussing these issues with you in greater detail.

Very truly yours,

Erik Haas

Enclosure

cc: All Counsel of Record (by Verilaw)

Field Name

Internal Control Number Subscriber Number Group Number

Billing Unit

Group Name Fund Method Product

Patient Gender Patient Age Plan Type

Claim Status or Type Member relationship Claim Number

First Service Date Date of Service

PBM Dispensing Fee **Drug Ingredient Cost** Provider charge Payment Date

Amount Billed (Charges) Allowed Charge Claims Paid

Medicare Paid Amount COB Savings Amount Coinsurance Amount Amount Not Covered HCPCS/J Code (2) HCPCS/J Code Deductible NDC Code

Field Description

dentifles a set of individuals who obtain insurance and health care coverage services through a Numeric or Alphanumeric field used to uniquely identify each claim. dentification number for the subscriber.

common group business relationship,

dentifies a set of individuals who obtain insurance and health care coverage services under a certain oilling relationship.

lame of the group for which the subscriber is a member.

High level categorization of a product. (Indemnity, Managed Indemnity, PPO, Long Term Care, Point dentifies the financlal arrangement of the group as either self-funded, fully-insured, or other of Service, Drug, Dental, etc.) May be referred to as Line of Business.

ype of plan (Administrative services only, Fiscal Intermediary, etc.)

Patient age as of the incurred date of the claim.

Gender of the Patient.

Relationship with the plan (subscriber, spouse, dependent, etc.) Internal Insurer medical claim identification number

indicates processing status of claim.

Date of first service provided for the claim. Date of service of the claim.

The date the claim reaches final disposition (also referred to as settlement date or check date). Fotal amount billed (charges) for the service or drug provided.

The dispensing fee paid by the insurance carrier.

The amount the drug actually cost the pharmacy to obtain.

The total amount billed for the service or drug provided,

 An amount that is used to determine any copay, coinsurance, and deductible applicable to a claim. Maximum potential financial liability for the covered service.

A fixed dollar amount deducted from the allowed amount for which the plan member must pay for certain medical services as specified by the contract.

A dollar amount deducted from the allowed amount for which the plan member is liable.

The coinsurance amount is the liability of the plan member.

he amount of money saved as a result of coordination of benefits or subrogation. Amount paid by Medicare.

Amount not covered.

Vational Drug Code assigned by the Federal Drug Administration for pharmaceuticals. Second procedure code associated with physician administered drugs, if applicable. procedure code assoclated with physician administered drugs.

rield Name	Field Description
HCPCS/J Code (3)	Third procedure code associated with physician administered druns
CPT Code	Procedure code for medical service provided.
Icd9 Code	Diagnosis code for medical service provided.
Denial Reason	If the claim was denied, why was it denied
Provider network status	In network, Out of network
Provider Number	Identifies the provider which provided the drug or service
Provider Type	Identifies the type of provider providing the drug or service
Provider Tax ID	Tax ID of Provider providing service.

if applicable.

Primary diagnosis for the medical service submitted on claim Average Wholesale Price for Wholesale Drugs Date prescription was filled. Diagnosis Code

Vame of pharmacy drug was provided.

Pharmacy identification number.

Pharmacy Number Pharmacy Name

AWP Price

Day supply of drug provided. Name of the drug provided. Days Supply Date Filled

ndicates if other commercial or Medicare coverage is known to Payor Vational Drug Code, unique identifier for drugs Other Coverage Indicator Drug Name NDC

Code associated with review amounts. Unique identifier for Individual patient. Dosage Amount of drug provided. Refill Code Patient ID RX Dose

State in which service was provided. Number of units provided. -orm of Drug provided. RX Type State Units

Claim Adjustment number to ensure only the latest claim status is provided. f the claim was denied, why was it denied. Claim adjustment number Denial Reason

maintain related to claims associated with physician assisted and retail pharmacy drugs. Any additional fields maintained with claim data * Please note the field listing above is not all inclusive. This listing represents a combined listing of fields third party insurers typically should be provided.

UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

In re: PHARMACEUTICAL INDUSTRY AVERAGE WHOLESALE PRICE LITIGATION	: SUBPOENA IN A CIVIL CASE : MDL NO. 1456
	: Civil Action No. 01-12257-PBS
THIS DOCUMENT RELATES TO THE MASTER CONSOLIDATED CLASS ACTION	: Judge Patti B. Saris : (case pending in D. Mass.) :
TO: United Healthcare 9900 Bren Road East Minnetonka, MN 55343	_
☐ YOU ARE COMMANDED to appear in the United S specified below to testify in the above case.	tates District Court at the place, date, and time
PLACE OF TESTIMONY	COURTROOM
·	DATE AND TIME
igotimes YOU ARE COMMANDED to appear at the place, da of a deposition in the above case.	ite, and time specified below to testify at the taking
PLACE OF DEPOSITION	DATE AND TIME
United Healthcare	May 6, 2004 at 10 a.m.
9900 Bren Road East Minnetonka, MN 55343	
YOU ARE COMMANDED to produce and permit in	spection and conving of the following documents
objects at the place, date, and time specified below (ist documents or objects):
See Schedule A, attached hereto.	
United Healthcare	DATE AND TIME
9900 Bren Road East	May 5, 2004 at 10 a.m.
Minnetonka, MN 55343	
\square YOU ARE COMMANDED to permit inspection of the below.	ne following premises at the date and time specified
PREMISES	DATE AND TIME
Any organization not a party to this suit that is s	ubpoenaed for the taking of a deposition shall
designate one or more officers, directors, or managin its behalf, and may set forth, for each person designa	g agents, or other persons who consent to testify on
Federal Rules of Civil Procedure, 30(b)(6).	ted, the matters on which the person win testify.
ISSUING OFFICER SIGNATURE AND TITLE (INDICATE IF ATTORNEY FOR PLA	INTIFF OR DEFENDANT) DATE
Attorney for Defendants Johnson & Johnson, Centocor Inc. C	Ortho Biotech April 5, 2004
Products L.P., Janssen Pharmaceutica L.P. and McNeil-PPC defendants to the Amended Master Consolidated Class Action	on denait of all
issuing officer's name, address and phone number: Etik Haas, P	
Americas, New York, NY 10036. (212) 336 2000.	accessor, beiniap, webb & Tylet LLF, 1155 Avenue of the
	Procedure, Parts C & D on Reverse)

AO 88 (Rev. 1/94) Subpoena in a Civil Case

	I	PROOF OF SERVICE	
SERVED	DATE		PLACE
SERVED ON (PRINT NAME)		MANNER OF SER	VICE
SERVED BY (PRINT NAME)		TITLE	
	DECLAR	RATION OF SERVER	
I declare under penalty contained in the Proof of Service	of perjury under the is true and correct.	e laws of the United States	s of America that the foregoinformation
Executed on			
DATE		SIGNATURE O	F SERVER
		ADDR	LESS OF SERVER
Rule 45, Federal Rules of Civil Procedu	ıre, Parts C & D:		

- (C) PROTECTION OF PERSONS SUBJECT TO SUBPOENAS.
- (1) A party or an attorney responsible for the issuance and service of a subpoena shall take reasnable steps to avoid imposing undue burden or expense on a person subject to that subpoena. The court on behalf of which the subpoena was issued shall enforce this duty and impose upon the party or attorney in breach of this duty an appropriate sanction which may include, but is not limited to, lost earnings and reasonable attorney's fee.
- (2) (A) A person commanded to produce and permit inspection and copying of designated books, papers, documents or tangible things, or inspection of premises need not appear in person at the place of production or inspection unless commanded to appear for deposition, hearing or trial.
- (B) Subject to paragraph (d) (2) of this rule, a person commanded to produce and permit inspection and copying may within 14 days after service of subpoena or before the time specified for compliance if such time is less than 14 days after service, serve objection to inspection or copying of any or all of the designated materials or of the premises. If objection is made, the party service the subpoena shall not be entitled to inspect and copy materials or inspect the premises expect pursuant to an order of the court by which the subpoena was issued. If objection has been made, the party serving the subpoena may, upon notice to the person commanded to produce, move at any time for an order to compel the production. Such an order to compel production shall protect any person who is not a party or an officer of a party from significant expense resulting from the inspection and copying commanded.
 - (3) (A) On timely motion, the court by which a subpoena was issued shall quash or modify the subpoena if it
- (i) fails to allow reasonable time for compliance;
 (ii) requires a person who is not a party or an officer of a party to travel to a place more than 100 miles from the place where that person resides, is employed or regularly transacts business in person, except that, subject to the provisions of clause (c) (3) (B) (iii) of this rule, such a person may in order to attend trial be commanded to travel from any such place within the state in which the trial is held, or
 - (iii) requires disclosure of privileged or other protected matter and no exception or waiver applies, or (iv) subjects a person to undue burden.

 - (B) If a subpoena
- (i) requires disclosure of a trade secret or other confidential research, development, or commercial (ii) requires disclosure of an unretained expert's opinion or information not describing specific events or occurrences in dispute and resulting from the expert's study made not at the request of any party, or

(iii) requires a person who is not a party of an officer of a party to incur substantial expense to travel more than 100 miles to attend trial, the court may, to protect a person subject to or affected by the abpoena, quash or modify the subpoena, or, if the party in whose behalf the subpoena is issued shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship and assures that the person to whom the subpoena is addressed will be reasonably compensated, the court may order appearance or production only upon specified

conditions.

- (d) DUTIES IN RESPONDING TO SUBPOENA.
- (1) A person responding to a subpoena to produce documents shall produce them as they are kept inite usual course of business or shall organize and label them to correspond with the categories in the demand.
- (2) When information subject to a subpoena is withheld on a claim that it is privileged or subject to protection as trial preparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the

SCHEDULE A

DEFINITIONS

- 1. "United Healthcare" ("United") means United and any of its past or present trustees, officials, officers, fiduciaries, representatives, agents, assigns, attorneys, employees, divisions, departments, affiliates, and all other persons or entities acting or purporting to act on its behalf or under its control.
- "AMCC" means the Amended Master Consolidated Class Action
 Complaint filed in connection with MDL Docket No. 1456, Civil Action No. 01-12257-PBS, in
 the United States District Court for the District of Massachusetts.
- 3. "AMP" or "Average Manufacturer Price" shall have the meaning set forth in 42 U.S.C. § 1396r-8(k)(1).
- 4. "And" and "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of the request any information that might otherwise be construed to be outside its scope.
- 5. "Auditor" means any independent entity that provides an independent, third-party audit review of any aspect of medical coverage or services provided by any health plan or health and welfare fund to any of its participants or beneficiaries.
- 6. "AWP" or "Average Wholesale Price" means the price for drugs as periodically published by one or more pharmaceutical industry compendia, including the Drug Topics Red Book (the "Red Book"), American Druggist First Databank Annual Directory of Pharmaceuticals ("First DataBank"), Essential Directory of Pharmaceuticals (the "Blue Book") and Medi-Span's Master Drug Database ("Medi-Span").
 - 7. "Benefit Consultant" means any person or entity that provides information,

counsel or advice to any health plan or health and welfare fund regarding any medical benefit or service provided by any health plan or health and welfare fund to any participant or beneficiary.

- 8. "Best Price" shall have the meaning ascribed to that term pursuant to 42 U.S.C. § 1396r-8(c)(1)(C).
 - 9. "CMS" shall mean Centers for Medicare and Medicaid Services.
- 10. "Communication" means the transmittal of information (in the form of facts, ideas, inquiries, or otherwise).
 - 11. "Concerning" means referring to, describing, evidencing, or constituting.
- 12. "Copy" or "Copies" when used in reference to a document means any color or black-and-white reproduction of a document, regardless of whether the reproduction is made by means of carbon paper pressure, sensitive paper, photostat, xerography, or other means or process.
- 13. "Document" means the original and each non-identical copy of a document in any medium, including electronic form, whether or not it was communicated to any person other than the author, and shall include but not be limited to, writings, printings, photographs, photocopies, tapes, recordings, video recordings, electronic data, e-mails, and any other symbolic representations in your possession, custody or control or known or believed by you to exist.
- 14. "EAC" or "Estimated Acquisition Cost" shall have the meaning ascribed to that term pursuant to 42 C.F.R. § 447.301.
- 15. "Government payor" means any federal or state government entity or program that reimburses Providers for drugs or health care services, including but not limited to CMS, Medicare, and Medicaid.
 - 16. "Independent Practice Association" means any organized group of

providers whose members provide health care to any participant or beneficiary.

- 17. "MAC" means Maximum Allowable Cost and includes the meaning ascribed to that term pursuant to 42 C.F.R. § 442.332.
- 18. "Manufacturer" means a company that manufactures pharmaceutical products, including, without limitation, subject drugs.
- 19. "MCC" means the Master Consolidated Class Action Complaint filed in connection with MDL Docket No. 1456, Civil Action No. 01-12257-PBS, in the United States District Court for the District of Massachusetts.
 - 20. "PBM" means pharmacy benefit manager.
- 21. The terms "Participant" and "Beneficiary" mean a person for whom a health plan or health and welfare fund provides any medical or health insurance benefit.
- 22. "Person" means any natural person or any business, legal, or governmental entity or association.
- 23. "Price" means any payment made for a drug with or without discounts, rebates or other incentives affecting the cost of the drug.
- 24. "Private payor" means any non-government entity or program that reimburses Providers for drugs or health care services, including but not limited to health insurance companies, health maintenance organizations, preferred provider organizations, self insurance plans, health plans, unions, and welfare and benefit funds.
- 25. "Provider" means any physician or entity that provides health care to any Participant or Beneficiary.
- 26. "Publisher" means an entity that publishes a listing of pharmaceutical prices, and includes publications identified in Health Care Financing Administration Program

Memorandum AB-99-63 and includes FirstDataBank, Red Book, Blue Book and Medispan.

- 27. "Relating" means in any way concerning or referring to, consisting of, involving, regarding or connected with the subject matter of the request.
- 28. "Subject drug" or "subject drugs" means one or more of drugs listed on Exhibit A hereto.
- 29. "Third Party Administrator" means any entity that provides administrative services to any health plan or health and welfare fund relating to any medical benefit provided to any participant or beneficiary.
- 30. "WAC" means wholesale acquisition cost or the list prices for sales by manufacturers to wholesalers.
- 31. "Wholesaler" means any entity that purchases subject drugs from a manufacturer and resells such drugs to any other entity.
 - 32. "You" or "your" shall refer to United.

INSTRUCTIONS

- 1. Unless otherwise specifically stated, the requests below refer to the period of January 1, 1991 to the present.
- 2. The singular form of a noun or pronoun shall include within its meaning the plural form of the noun or pronoun and vice versa; the masculine form of a pronoun shall include within its meaning the feminine form of the pronoun and vice versa; and the use of any tense of any verb shall include within its meaning all other tenses of the verb.
- Each request for production of documents extends to all documents in the possession, custody, or control of you or anyone acting on your behalf. A document is to be deemed in your possession, custody, or control if it is in your physical custody, or if it is in the physical custody of any other person and you (a) own such document in whole or in part; (b) have a right, by contract, statute, or otherwise, to use, inspect, examine, or copy such document on any terms; (c) have an understanding, express or implied, that you may use, inspect, examine, or copy such document on any terms; or (d) have, as a practical matter, been able to use, inspect, examine, or copy such document when you sought to do so.
- 4. If production is requested of a document that is no longer in your possession, custody, or control, your response should state when the document was most recently in your possession, custody, or control, how the document was disposed of, and the identity of the person, if any, presently in possession, custody, or control of such document. If the document has been destroyed, state the reason for its destruction.
- 5. Provide the following information for each document withheld on the grounds of privilege:

- (a) its date;
- (b) its title;
- (c) its author;
- (d) its addressee;
- (e) the specific privilege under which it is withheld;
- (f) its general subject matter; and
- (g) a description of it that you contend is adequate to support your contention that it is privileged.
- 6. These requests for production of documents are continuing in nature pursuant to Rule 26 of the Federal Rules of Civil Procedure so as to require, whenever necessary, continuing production and supplementation of responses between the initial date for production set forth above and the time of trial.
- 7. The documents produced must be produced as they are kept in the usual course of business or organized and labeled to correspond with the categories in the request.
- 8. To the extent that you consider any of the following requests for production of documents objectionable, please respond to the remainder of the production request, and separately state the part of each request to which you object and each ground for each objection.

DOCUMENTS TO BE PRODUCED

- 1. All documents relating to or reflecting any definition or meaning of AWP.
- 2. All documents that reflect, discuss, memorialize, or otherwise relate to your setting of reimbursement or payment rates for any subject drug.
- 3. All documents that you or someone acting on your behalf relied upon in setting reimbursement or payment rates for any subject drug.
- 4. All minutes from meetings where reimbursement or payment for subject drugs was discussed, including meetings where the setting of reimbursement or payment rates was discussed.
- 5. All documents relating to or reflecting the costs to providers of any subject drug.
- 6. All documents relating to or reflecting the amounts you reimburse providers for any subject drug.
- 7. All documents relating to or reflecting any differences between the costs to providers of any subject drug and the amounts you reimburse providers for any subject drug.
- 8. All documents relating to or reflecting your awareness that the costs to providers of subject drugs are different from the amounts you reimburse providers for subject drugs.
- All documents relating to your claims processing policies and procedures for any subject drug.
- 10. All documents reflecting any payments made by you that were based in whole or in part on the AWP of any subject drug.

- 11. All communications between you and providers or pharmacies relating to reimbursement, payment or prices of any subject drug.
- 12. All documents relating to any requests by you for any information concerning the reimbursement, pricing or payment for any subject drug.
- 13. All documents concerning your decision to rely on, reliance on, or use of drug pricing information published by any publisher for any subject drug.
- 14. All documents created by or received from any publisher, including but not limited to drug pricing information, and communications, memoranda, contracts or agreements between you and any publisher regarding any subject drug.
- 15. All documents relating or referring to AWPs, including documents that relate or refer to the relationship between any price and AWP for any subject drug.
- 16. All documents relating or referring to any difference between an AWP and an actual payment by you or anyone else for any subject drug.
- 17. To the extent not otherwise produced, all documents concerning AWP, AMP, WAC, MAC, EAC, Best Price or any other drug pricing, payment or reimbursement information for any subject drug.
- 18. All documents relating or referring to your contractual relationships with PBMs, third party administrators, benefit consultants, auditors, wholesalers, manufacturers, independent practice associations, pharmacies or providers insofar as they cover subject drugs, including, without limitation, master agreements, addenda, schedules, attachments, requests for proposal, responses to requests for proposal and correspondence.
 - 19. Documents sufficient to identify all persons involved in negotiation of

contractual relationships with PBMs, third party administrators, benefit consultants, auditors, wholesalers, manufacturers, independent practice associations, pharmacies or providers insofar as they cover any subject drug.

- 20. All documents relating to any profit analysis you have performed or received relating to your reimbursement or payment for any subject drug.
- 21. All documents concerning any internal or external, formal or informal, investigations, studies, research, assessments, analyses, reviews or audits regarding drug pricing or reimbursement or payment amounts or rates for any subject drug.
- 22. All filings with any state or federal government entity made by you or on your behalf that refer or relate to AWP.
- 23. All documents created by or received from CMS, United States

 Department of Health and Human Services, The Health and Human Services Office of the

 Inspector General, the General Accounting Office, Congress or any other federal or state
 institution, agency, department, or office regarding the pricing of prescription drugs.
- 24. All documents provided to CMS, United States Department of Health and Human Services, the Department of Health and Human Services Office of the Inspector General, the General Accounting Office, Congress, or any other federal or state institution, agency, department, or office regarding the pricing of any subject drug.
- 25. All documents produced by you in any litigation, government investigation or inquiry related to the use of AWP in Medicare, Medicaid or private reimbursement.
 - 26. All current and historical organizational charts for all of your departments.

EXHIBIT A

ALL DRUGS LISTED BELOW ARE SUBJECT TO THESE DISCOVERY REQUESTS

Abbott	Acetylcyst
Abbott	Acyclovir
Abbott	A-Methapred
Abbott	Amikacin
Abbott	Amikacin Sul
Abbott	Aminosyn
Abbott	Biaxin
Abbott	Calcijex
Abbott	Cimetidine
Abbott	Clindamycin
Abbott	Depakote
Abbott	Depakote SPR
Abbott	Dextrose
Abbott	Dextrose w/Sodium Chloride
Abbott	Diazepam
Abbott	Ery-Tab
Abbott	Erythromycin Cap
Abbott	Erythromycin Tab Bs
Abbott	Fentanyl Cit
Abbott	Furosemide
Abbott	Gentamicin
Abbott	Heparin Lock
Abbott	Leucovor CA
Abbott	Lorazepam
Abbott	Prevacid Cap
Abbott	Prevacid Gra
Abbott	Sod Chloride
Abbott	Sodium Chloride Sol
Abbott	Tobra/Nacl
Abbott	Tobramycin
Abbott	Vancomycin
Allen & Hanburys	Pagement AO CDD
Allen & Hanburys	Beconase AQ SPR
Allen & Hanburys	Flonase SPR
Allen & Hanburys	Serevent AER
men & Hanburys	Serevent DIS MIS
Amgen	Aranesp
Amgen	Enbrel .
Amgen	Epogen

Amgen	Kineret
Amgen	Neulasta
Amgen	Neupogen
Astrazeneca	Accolate
Astrazeneca	Arimidex
Astrazeneca	. Casodex
Astrazeneca	Diprivan
Astrazeneca	Nolvadex
Astrazeneca	Seroquel
Astrazeneca	Zestril
Astrazeneca	Zoladex
Astrazeneca	Zomig
Astrazeneca	Zomig ZMT
Astrazeneca	Atacand
Astrazeneca	Atacand HCT
Astrazeneca	Entocort EC
Astrazeneca	Nexium
Astrazeneca	Prilosec
Astrazeneca	Pulmicort
Astrazeneca	Rhinocort
Astrazeneca	Toprol XL
Aventis	Allegra
Aventis	Allegra-D
Aventis	Amaryl
Aventis	Anzemet
Aventis	Arava ·
Aventis	Azmacourt
Aventis	Calcimar
Aventis	Carafate
Aventis	Cardizem Cap
Aventis	Cardizem Inj
Aventis	Cardizem Tab
Aventis	Gammar
Aventis	Gammar P-IV
Aventis	Intal
Aventis	Intal INH
Aventis	Nasacort
Aventis	Nasacort AQ
Aventis	Taxotere
Aventis	Trental
3. Braun	Dextrose

B. Braun	Dextrose with sodium chloride
B. Braun	Dextrose with lactated ringers
B. Braun	Heparin with dextrose
B. Braun	Heparin with sodium chloride
B. Braun	Sodium chloride IV solution
B. Braun	Sodium chloride irrigation
·	
Baxter	Aggrastat
Baxter	Ativan
Baxter	Bebulin VH
Baxter	Brevibloc
Baxter	Buminate
Baxter	Cisplatin
Baxter	Claforan/D5W
Baxter	Dextrose
Baxter	Doxorubicin
Baxter	Gammagard SD
Baxter	Gentam/NACL
Baxter	Gentran 40
Baxter	Gentran 75
Baxter	Gentran/Trav
Baxter	Heparin Lock
Baxter	Iveegam
Baxter	Iveegam EN
Baxter	Osmitrol
Baxter	Osmitrol VFX
Bäxter	Recombinate
Baxter	Sod Chloride
Baxter	Sodium Chlor Sol
Baxter	Travasol
Baxter	Travasol w/Dextrose
Baxter	Vancocin HCL
Baxter	Vancocin/Dex
ayer Pharmaceutical	Cipro
ayer Pharmaceutical	Cipro Cystit Tab
ayer Pharmaceutical	Cipro I.V.
ayer Pharmaceutical	Cipro XR
ayer Pharmaceutical	DTIC-DOME
ayer Pharmaceutical	Gamimune N
ayer Pharmaceutical	Koate-HP
ayer Pharmaceutical	Kogenate FS
ayer Pharmaceutical	Mithracin

B-M Squibb	Paraplatin Inj
B-M Squibb	Blenoxane
B-M Squibb	Cytoxan
B-M Squibb	Etopophos
B-M Squibb	Rubex
B-M Squibb	Taxol
B-M Squibb	Vepesid
B-M Squibb	Ividex EC
B-M Squibb	Avapro
B-M Squibb	Buspar
B-M Squibb	. Cefzil
B-M Squibb	Glucophage)
B-M Squibb	Glucovance)
B-M Squibb	Monopril)
B-M Squibb	Plavix)
B-M Squibb	Serzone)
B-M Squibb	Tequin)
B-M Squibb	Coumadin
Apothecon	Amikin (amikacin sulfate)
Apothecon	Fungizone (amphotercin b)
Cerenex	Amerge
Cerenex	Imitrex
Cerenex	Zofran
Dey Labs	Acetylcysteine
Dey Labs	Albuterol
Dey Labs	Cromolyn Sodium
Dey Labs	Ipratropium
Dey Labs	Metaproteren Neb
Fujisawa	Aristocort
Fujisawa	Aristospan
Fujisawa	Cefizox
Fujisawa	Cefizox/D5W
Fujisawa	Cyclocort
Fujisawa	Lyphosin
Fujisawa	Nebupent or Pentam 300
Fujisawa	Prograf
Fujisawa	Vinblastine Sulfate
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Gensia	Amikacin Sulfate
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Gensia Gensia	Amphotercin B Etoposide

Gensia	Leucovorin Calcium
GlaxoSmithKline	Advair Diskus
GlaxoSmithKline	Agenerase
GlaxoSmithKline	Agenerase SOL
GlaxoSmithKline	Alkeran
GlaxoSmithKline	Amerge
GlaxoSmithKline	Beconase
GlaxoSmithKline	Ceftin
GlaxoSmithKline	Combivir
GlaxoSmithKline	Daraprim
GlaxoSmithKline	Epivir
GlaxoSmithKline	Epivir HBV
GlaxoSmithKline	Flonase
GlaxoSmithKline	Flovent
GlaxoSmithKline	Flovent ROTA
GlaxoSmithKline	Imitrex
GlaxoSmithKline	Kytril
GlaxoSmithKline	Lamictal
GlaxoSmithKline	Lanoxin
GlaxoSmithKline	Lanoxin Ped
GlaxoSmithKline	Leukeran
GlaxoSmithKline	Mepron
GlaxoSmithKline	Myleran
GlaxoSmithKline	Navelbine
GlaxoSmithKline	Paxil
GlaxoSmithKline	Paxil CR
GlaxoSmithKline	Purinethol
GlaxoSmithKline	Relenza
GlaxoSmithKline	Retrovir
GlaxoSmithKline	Servent
GlaxoSmithKline	Thioguanine
GlaxoSmithKline	Trizivir
GlaxoSmithKline	Valtrex
GlaxoSmithKline	Ventolin HFA
GlaxoSmithKline	Wellbutrin
GlaxoSmithKline	Zantac
GlaxoSmithKline	Ziagen
GlaxoSmithKline	Zofran
GlaxoSmithKline	Zovirax
GlaxoSmithKline	Zyban
mmunex	Leucovorin Calcium
mmunex	Leukine

Immunex	Methotrexate Sodium
Immunex	Novantrone
Immunex	Thioplex
J&J Group (Centocor)	Remicade
J&J Group (Janssen Pharmaceutica)	Aciphex
J&J Group (Janssen Pharmaceutica)	Duragesic
J&J Group (Janssen Pharmaceutica)	Reminyl
J&J Group (Janssen Pharmaceutica)	Risperdal
J&J Group (Janssen Pharmaceutica)	Sporanox
J&J Group (Ortho McNeil Pharmaceutical)	Bicitra
J&J Group (Ortho McNeil Pharmaceutical)	Elmiron
J&J Group (McNeil-PPC)	Flexeril
J&J Group (Ortho McNeil Pharmaceutical)	Floxin
J&J Group (Ortho McNeil Pharmaceutical)	Haldol
J&J Group (Ortho McNeil Pharmaceutical)	Haldol Decan
J&J Group (Ortho McNeil Pharmaceutical)	Levaquin
J&J Group (Ortho McNeil Pharmaceutical)	
J&J Group (Ortho McNeil Pharmaceutical)	Pancrease
J&J Group (Ortho McNeil Pharmaceutical)	Pancrease MT
J&J Group (Ortho McNeil Pharmaceutical)	Parafon Fort
J&J Group (Ortho McNeil Pharmaceutical)	
J&J Group (Ortho McNeil Pharmaceutical)	
J&J Group (Ortho McNeil Pharmaceutical)	Polycitra-K Sol
J&J Group (Ortho McNeil Pharmaceutical)	
J&J Group (Ortho McNeil Pharmaceutical)	
& Group (Ortho McNeil Pharmaceutical)	
[&] Group (Ortho McNeil Pharmaceutical)	
[&] Group (Ortho McNeil Pharmaceutical)	Testoderm
& Group (Ortho McNeil Pharmaceutical)	Folectin
& Group (Ortho McNeil Pharmaceutical)	Folectin DS
&J Group (Ortho McNeil Pharmaceutical)	Горатах
&J Group (Ortho McNeil Pharmaceutical)	
&J Group (Ortho McNeil Pharmaceutical)	ГуІох
&J Group (Ortho McNeil Pharmaceutical)	Ultracet .
&J Group (Ortho McNeil Pharmaceutical)	Ultram .
&J Group (Ortho McNeil Pharmaceutical)	Jrispas
&J Group (Ortho McNeil Pharmaceutical)	
4.7.0	Procrit
	Brycette
47.0	Grifulvin V
	Monistat
0.7.0	Renova
&J Group (Ortho Neutrogena)	

J&J Group (Ortho Neutrogena)	Retin-A Micr Gel
J&J Group (Ortho Neutrogena)	Spectazole Cream
Novartis	Clozaril
Novartis	Combipatch
Novartis	Comtan
Novartis	Estraderm
Novartis	Exelon
Novartis	Femara
Novartis	Lamisil
Novartis	Lamprene
Novartis	Lescol
Novartis	Lescol XL
Novartis	Lotensin
Novartis	Lotensin HCT
Novartis	Lotrel
Novartis	Miacalcin
Novartis	Parlodel
Novartis	Ritalin
Novartis	Ritalin LA
Novartis	Starlix
Novartis	Tegretol
Novartis	Tegretol XR
Novartis ·	Trileptal
Novartis	Vivelle
Novartis	Vivelle-DOT
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Pfizer	Accupril
Pfizer	Accuretic
Pfizer	Cardura
Pfizer	Celontin
Pfizer	Dilantin
Pfizer	Dilantin-125
Pfizer Pfizer	Estrostep FE
Pfizer Pfizer	Femhrt 1/5
Pfizer Pfizer	Lipitor
² fizer	Lopid
fizer	Minizide
fizer	Nardil
fizer	Neurontin
fizer	Nitrostat
fizer	Renese
fizer	Rescriptor
fizer	Viracept